IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

GEORGIA FILM FUND SEVENTEEN PRODUCTIONS, LLC,

Plaintiff/Counter-Defendant,

No. 1:14-CV-00032-KG-KK

v.

JUAN SANCHEZ, individually and as President of the CHILILI LAND GRANT/LA MERCED DE CHILILI, the LA MERCED DE PUEBLO DE CHILILI BOARD OF TRUSTEES,

Defendants/Cross-Claim Defendants, and

and PATRICK ELWELL,

Defendant/Counter-Plaintiff

STIPULATED DISMISSAL WITH PREJUDICE

The parties through undersigned counsel, pursuant to Rule 41(a)(1)(A)(ii) Fed.R.Civ.P. hereby stipulate to dismissal with prejudice of this action, including all potential but unasserted claims by the Chilili Land Grant and Juan Sanchez, each party to bear its own costs.

Submitted by:

/s/Geoffrey D. Rieder

Geoffrey D. Rieder Sarah K. Downey Foster, Rieder & Jackson 201 Third Street, P.C., NW, Suite 1500 Albuquerque, NM 87102 (505)767-0577 geoff@frjlaw.com

Attorneys for Plaintiff

Submitted by:

/s/Narciso Garcia, Jr.

Narciso Garcia, Jr.
Garcia Law Office
2033 San Mateo Blvd. NE
Albuquerque, NM 87110
Attorney for Defendants Sanchez and Chilili Land Grant

Submitted by:

/s/Richard D. Barish

Richard D. Barish Leonard G. Espinosa Espinosa & Associates, P.C. 100 Sun Ave., N.E., Sutie 204 Albuquerque, NM 87109 (505) 242-5656 rdb@espinosa-associates.com Attorneys for Patrick Elwell